## **UNITED STATES DISTRICT COURT**

Western District of North Carolina

UNITED STATES OF AMERICA V.		<ul> <li>JUDGMENT IN A CRIMINAL CASE</li> <li>(For Revocation of Probation or Supervised Release)</li> <li>(For Offenses Committed On or After November 1, 1987)</li> </ul>	
JASON STAMEY		) Case Number: DNCW212CR000025-003 ) USM Number: 27813-058 ) ) J. Frank Lay II ) Defendant's Attorney	
□ Was	NDANT: itted guilt to violation of condition 1 (as amenfound in violation of condition(s) count(s) after	er denial of guilt.	•
Violation Number	Nature of Violation	endant is guilty of the following viola	Date Violation Concluded
1	NEW LAW VIOLATION - ASSAULT BY ST ARREST; RECKLESS DRIVING – WANTO ASSAULT ON LAW ENFORCEMENT OFF WEAPON; ASSAULT WITH DEADLY WEA WAY ON DUAL LANE; RESISTING PUBLIO OFFICER; LITTERING; WRONG WAY ON POSSESSION WITH INTENT TO MANUFA SCHEDULE II CONTROLLED SUBSTANC VEHICLE/DWELLING/PLACE FOR THE SI SUBSTANCES; POSSESSION OF DRUG REAL PROPERTY	ON DISREGARD; FELONY FICER; ASSAULT WITH DEADLY APON; DRIVING THE WRONG C OFFICER; RESISTING PUBLIC DUAL LANE HIGHWAY; ACTURE, SELL, AND DELIVER A E; MAINTAIN ELLING OF CONTROLLING	2/18/2018
	e Defendant is sentenced as provided in page the Sentencing Reform Act of 1984, <u>United S</u>		
	Defendant has not violated condition(s) and is tion(s) (is)(are) dismissed on the motion of the		on(s) condition.
change of nudgment a	S ORDERED that the Defendant shall notify name, residence, or mailing address until all for fully paid. If ordered to pay monetary penals any material change in the defendant's economy.	ines, restitution, costs, and special a alties, the defendant shall notify the	assessments imposed by this

Date of Imposition of Sentence: 12/13/2018

Signed: December 19, 2018

Martin Reidinger United States District Judge Defendant: Jason Stamey Judgment- Page 2 of 2

Case Number: DNCW212CR000025-003

## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of **THIRTY (30) MONTHS**. The term of imprisonment imposed by this judgment shall run consecutively to any undischarged term of imprisonment heretofore or hereafter imposed by any state court or tribunal. With regard to defendant's not yet imposed sentence in case 1:18-cr-00039, the issue of whether the term of imprisonment imposed by this judgement running consecutively or concurrently is reserved for the sentencing of the defendant in case 1:18-cr-00039.

- - 1. Participation in any available educational and vocational opportunities.
  - 2. Participation in any available substance abuse treatment program and, if eligible, receive benefits of 18:3621(e)(2).
  - 3. Defendant shall support all dependents from prison earnings.

$\boxtimes$	The De	efendant is remanded to the custody of the United States Marshal.
	The De	efendant shall surrender to the United States Marshal for this District:
		As notified by the United States Marshal. At _ on
	The De	efendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
		As notified by the United States Marshal.  Before 2 p.m. on  As notified by the Probation Office.
		RETURN
l ha	ave exe	cuted this Judgment as follows:
_		
De	fendant	delivered on at, with a certified copy of this Judgment.
_		United States Marshal
		By:
		Deputy Marshal